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| EXAMINER JEAN-LOUIS, SAMIRA JM | | | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/524,815

Applicant(s)

GULBINS, ERICH

Examiner

SAMIRA JEAN-LOUIS

Art Unit

1627

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 17 June 2009.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 40 and 42-46 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 40 and 42-46 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-8508)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Response to Arguments

This Office Action is in response to the amendment submitted on 06/17/09. Claims 40 and 42-46 are currently pending in the application, with claims 1-39 and 41 having being cancelled. Accordingly, claims 40 and 42-46 are being examined on the merits herein.

Receipt of the aforementioned amended claims is acknowledged and has been entered.

Applicant's argument with respect to the rejection of claims 40-46 under 35 U.S.C. § 112, first paragraph has been fully considered. Given that applicant has amended the claims, such rejection is now moot. Consequently, the rejection of claims 40-46 under 35 U.S.C. § 112, first paragraph is hereby withdrawn.

Applicant's argument with respect to the rejection of claims 40, 42, and 44 under 35 U.S.C. § 103(a) has been fully considered. Given that applicant has amended the claims, such rejection is now moot. Consequently, the rejection of claims 40, 42, and 44 under 35 U.S.C. § 103(a) is hereby withdrawn.

Applicant's argument with respect to the rejection of claim 43 under 35 U.S.C. § 103(a) has been fully considered. Given that applicant has amended the claims, such

rejection is now moot. Consequently, the rejection of claim 43 under 35 U.S.C. § 103(a) is hereby withdrawn.

Applicant's argument with respect to the rejection of claim 41 and 45-46 under 35 U.S.C. § 103(a) has been fully considered. Applicant argues that the prior art does not teach the instant invention entailing a method of treating cystic fibrosis by administering an anti-depressant by inhalation. Furthermore, applicant argues that Grassme has a publication date of March 2003 while the instant invention claims priority to German application 102 39 531 4 filed August 23, 2002 and thus Grassme does not qualify as prior art. Such arguments are not found persuasive as applicant is arguing the newly amended claims which have yet to be examined. Moreover, the Examiner contends that applicant has not provided English translation of the German application as required by 35 U.S.C. 119(b). Without the English translation, one cannot ascertain if the instant invention is present in the German application. Therefore, art prior to the PCT date, but not before the date of the German applications can be cited against the claims. In this instance, Grassme teaches that modification of sphingolipid-rich rafts and generation of larger platforms due to activation of acid sphingomyelinase (ASM)-induced release of ceramide play a role in the defense against *P. aeruginosa* infection and thus cystic fibrosis. Specifically, the study of Grassme suggests that targeting molecules such as ASM that modulate signaling platforms should provide a novel therapeutic treatment against *P. aeruginosa*, an infection found in cystic fibrosis. Albouz, on the other hand, was provided to demonstrate that the tricyclic anti-

depressant imipramine is effective in drastically reducing ASM in cultured cells in a dose and time dependent manner. Consequently, one of ordinary skill in the art would have found it obvious to utilize imipramine to reduce ASM activity since Grassme teaches that ASM is involved in *P. aeruginosa* internalization and subsequent involvement in cystic fibrosis. As a result, one of ordinary skill in the art would have been motivated to utilize imipramine with the reasonable expectation of providing a method of treating cystic fibrosis by reducing *P. aeruginosa* infection. However, in view of applicant's amendment, the rejection of claims 41 and 45-46 under 35 U.S.C. § 103(a) is hereby withdrawn.

For the foregoing reasons, the rejections of record are hereby withdrawn. However, in view of applicant's amendment, the following modified 103 (a) Final rejections are being made.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 40, 42, 44, and 46 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Grassme et al. (Nature Medicine, March 2003, Vol. 9, No. 3, pgs. 322-330, previously submitted) in view of Albouz et al. (Neuro. Sci. Letters, 1983,

Vo. 36, pg. 311-315, previously cited) and in further view of Daines (U.S. 5,569,677, previously cited).

Grassme et al. teach that *P. aeruginosa* is one of the most severe infections that affects patients with cystic fibrosis (see Introduction, pg. 322, left col., paragraph 1). In fact, recurrent infection of *P. aeruginosa* often leads to pneumonia, a primary cause of lung destruction in patients with cystic fibrosis (see Introduction, pg. 322, left col., paragraph 1). Grassme also teaches that sphingolipid-enriched platforms (i.e. rafts), signaling-induced platforms, are induced by the bacterium *P. aeruginosa* (see pg. 322, Introduction, left col.). It does so by inducing clustering of the cystic fibrosis transmembrane conductance regulator molecule (i.e. CFTR) implicated in *P. aeruginosa* internalization and via the induction of apoptosis in the bronchi as detected through *in vivo* analysis (see pg. 323 and pg. 324, left col.). Moreover, Grassme determined that modulation of the signaling platforms led to the release of pro-inflammatory cytokines after infection with *P. aeruginosa* (see pg. 324, right col.). Importantly, the study of Grassme demonstrated that infection by *P. aeruginosa* activates Acid sphingomyelinase (i.e. ASM), translocates it to the extracellular leaflets of cells in the bacteria containing-raft platforms and release ceramide in a non-tissue specific manner (i.e. the same observation in all tissues suggesting the same mechanism is operating in the lungs of cystic fibrosis patients; see pg. 325-236). Grassme et al. further suggest that infection with *P. aeruginosa* triggers ASM surface translocation where its activation causes release of deleterious cytokines such as IL-1 and imbalance of ceramide, an apoptosis

inducing molecule (see pg. 327, left col.) along with internalization of the bacterium into the host cell which consequently leads to pneumonia and eventual death in mice models (see pg. 327). In summary, Grassme et al. teach that modification of sphingolipid-rich rafts and generation of larger platforms due to activation of ASM-induced release of ceramide play a role in the defense against *P. aeruginosa* infection (see pg. 328, right col.). The study of Grassme et al. therefore suggests that targeting molecules (such as ASM) that modulate signaling platforms should provide novel therapeutic treatment against *P. aeruginosa*, an infection found in cystic fibrosis.

Grassme et al. do not teach the therapeutic compounds for the treatment of cystic fibrosis. Similarly, Grassme does not teach the use of the compounds via inhalation.

Albouz et al., on the other hand, teach the use of tricyclic antidepressants in decreasing ASM activity (see abstract). Importantly, Albouz et al. teach that both the tricyclic antidepressants imipramine and desimipramine (instant claims 40, 42, 44, and 46) are effective in drastically reducing ASM in cultured fibroblasts (see pg. 312, paragraph 1). Albouz et al. further tested other cells (i.e. other cells in other tissues) including glioma cells (i.e. brain cells) in the presence of both imipramine and desimipramine and found a reduction in sphingomyelinase activity in a dose-dependent, time-dependent, non-tissue specific manner (pg. 312, last paragraph; pg. 314, top paragraph; and see tables 1-2). Importantly, Albouz et al. suggest that the

concentration used for the observed reduction mimics dosage that can modify membrane fluidity physiologically; thereby suggesting *in vivo* application (see pg. 314, last paragraph).

Daines teaches pharmaceutical compositions containing leukotriene antagonists known to be useful in various diseases including cystic fibrosis (see abstract and col. 1, lines 40-45). Daines teaches that such compositions (i.e. pharmaceutical compositions designed for cystic fibrosis) can contain a pharmaceutically carrier or diluent depending upon the intended route of administration, for example parenterally, topically, orally, or by inhalation (instant claim 40; see col.7, lines 34-37, 52-55, and col. 11, example 3).

Thus, to one of ordinary skill in the art at the time of the invention would have found it obvious to utilize the tricyclic depressants of Albouz et al. such as imipramine to inactivate ASM since Grassme et al. teach that ASM activation leads to modulation of signaling and internalization of *P.aeruginosa*, the bacterium involved in cystic fibrosis and given that Albouz et al. teach that tricyclic depressants can reduce ASM and therefore all the side effects associated with activation of ASM. Additionally, one of ordinary skill in the art at the time of the invention would have found it obvious to formulate the composition of Albouz as an inhalation composition since Daines teaches that compositions for the treatment of cystic fibrosis can be formulated in various forms including inhalation.

Moreover, it is well within the purview of the skilled artisan during routine experimentation to formulate the composition in various forms depending on desired ease of administration or desired rate of delivery of such composition. Thus, given the teachings of Grassme, Albouz, and Daines, one of ordinary skill in the art would have been motivated to utilize imipramine in the treatment of cystic fibrosis and further formulate it as an inhalable composition with the reasonable expectation of providing a method efficient in treating cystic fibrosis and pneumonia-induced by *P. aeruginosa* and a method efficient in delivering TCA or tetracyclics.

Claims 43 and 45 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Grassme et al. (Nature Medicine, March 2003, Vol. 9, No. 3, pgs. 322-330, previously submitted) in view of Albouz et al. (Neuro. Sci. Letters, 1983, Vo. 36, pg. 311-315, previously cited) and in further view of Daines (U.S. 5,569,677, previously cited) as applied to claims 40, 42, 44, and 46 and in further view of Bilgi et al. (Canadian Family Physician. May 1979; Vol. 25, pgs. 619-620, 622, and 624-625, previously submitted).

The Grassme, Albouz, and Daines references are as discussed above and incorporated by reference herein. However, Grassme, Albouz, and Daines do not teach the antidepressant as a tetracyclic antidepressant or that amitriptyline as the tricyclic antidepressant.

Bilgi et al. teach that tricyclic antidepressants (TCA) are effective in treating depressive states but may impose minor therapeutic side effects (see pg. 619, left col.). Indeed, Bilgi et al. teach that treatment with tricyclic antidepressants such as amitriptyline, imipramine, and doxepin caused various side effects including hypotension, hypertension, arrhythmia, and sinus tachycardia (see pg. 620 and pg. 624, table 1). As for the tetracyclic antidepressant, maprotiline, Bilgi et al. teach that administration of maprotiline to healthy individuals resulted in minimal ST-T changes which later disappeared despite repeated administration of the compound (see pg. 622, right col., Paragraph 1 under maprotiline and its effects Section). In fact, Bilgi et al. teach that treatment with maprotiline can be given safely to cardiac patients as it improves ventricular function, end-diastolic pressure, and stroke work index and further suggest treatments with tetracyclic antidepressants to patients predisposed to cardiotoxicity to TCA (see pg. 622, right col., and pg. 625, Conclusion Section).

Thus, to one of ordinary skill in the art at the time of the invention would have found it obvious to utilize the TCA amitriptyline of Bilgi et al. instead of the TCA of Albouze et al. since Bilgi et al. teach them as equivalent TCA. Furthermore, it is considered that one of ordinary skill in the art at the time of the invention would have found it obvious to substitute amitriptyline for imipramine given that the substitution of one known element for another would have yielded predictable results. Moreover, one of ordinary skill in the art would have found it obvious to utilize tetracyclic antidepressants as opposed to TCA since Bilgi et al. teach that tetracyclics pose

minimal side effects and lead to improved ventricular function. Thus, given the teachings of Bilgi et al., one of ordinary skill in the art would have been motivated to substitute amitriptyline or tetracyclics for the imipramine of Albouze in the treatment of cystic fibrosis with the reasonable expectation of providing a method efficient in treating cystic fibrosis and a method with minimal side effects.

Conclusion

No claims are allowed.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samira Jean-Louis whose telephone number is 571-270-3503. The examiner can normally be reached on 7:30-6 PM EST M-Th.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreeni Padmanabhan can be reached on 571-272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/S. J. L. /

Examiner, Art Unit 1617

10/12/2009

/SREENI PADMANABHAN/

Supervisory Patent Examiner, Art Unit 1627